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PATENT
Attorney Docket No.: WELD 111 DK IV

#6
Section
S. Bryce
5/23/02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Waksman, et al..

Serial No.: 09/468,496

Filed: December 21, 1999

Examiner: M. Desanto

Art Unit: 3763

For: METHOD AND APPARATUS
FOR TREATING A DESIRED
AREA IN THE VASCULAR
SYSTEM OF A PATIENT

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RESPONSE TO RESTRICTION REQUIREMENT

We are in receipt of the Office Action dated March 14, 2002, and the following remarks
are made in light thereof.

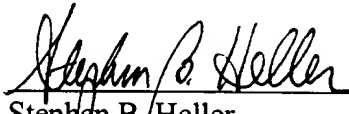
In the Office Action, the Examiner asserts that there are three distinct species for a
treatment delivery system and fourteen distinct species for a catheter.

Applicant respectfully traverses the Restriction Requirement as it relates to the treatment
delivery system. None of the claims in the pending application are directed to a treatment
delivery system. All are directed to a catheter. Thus, in response to the Restriction Requirement
applicant elects to prosecute the catheter species of D, illustrated in Figs. 7A and 7B. In this

species, the catheter comprises three tubes, the first and second tubes being parallel and received in the third tube. This embodiment is covered by Claims 29-35 and 37. Accordingly, applicant withdraws from consideration in the present application Claims 36 and 38-40.

Respectfully submitted,

Date 10 April 2002


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